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FILED - USDC -NH  
2021 APR 23 AM11:21

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW HAMPSHIRE

Josephine Amatucci

v.

*DA3C 21-CV-308*

Robert Varney, Steven McAuliffe,

Landya McCafferty

SUPPLEMENT EVIDENCE

1. Please file this evidence in the above Complaint, as it shows that the defendants above knew that the former police officer Charles Hamilton was LYING and was not a credible person when he stated that he saw a cinder block on top of the wheel well of the car, that I placed there, which he claimed caused the damage to Ms. Fitzgerald's car, when the defendants knew that the truth was in evidence of a signed under oath document by Ms. Fitzgerald's insurance company Hanover Insurance, that the Plaintiff's version of events was the truth, that the car smashed into a cinder block that was covering an iron rod where she was going to install a mailbox.

2. That the defendants saw this evidence, that the car sustained damages to plastic covering of the front fender, that the bumper cover had to be replaced, that the hood of the car was damaged, that the metal tire had to be replaced, all indicative of a car slamming into the cinder block.

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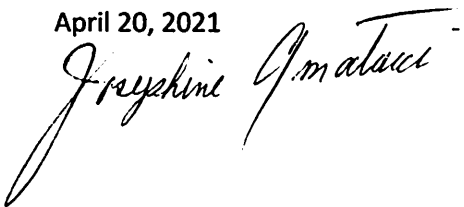
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3. That therefore from this evidence they all knew that Hamilton was not credible, that he was lying when he stated I committed an Assault on Ms. Fitzgerald. Where especially the defendants knew no witness of the event filed a formal Complaint against the Plaintiff for an Assault, and no-one showed up for the trial.

Respectfully,

Josephine Amatucci

April 20, 2021

A handwritten signature in black ink, appearing to read "Josephine Amatucci". The signature is fluid and cursive, with a large, sweeping initial 'J' and 'A'.

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW HAMPSHIRE  
WARREN B. RUDMAN U.S. COURTHOUSE  
55 PLEASANT STREET, ROOM 110  
CONCORD, NEW HAMPSHIRE 03301-3941

OFFICE OF THE CLERK

James R. Starr  
Clerk of Court

Telephone  
603-225-1423

June 19, 2008

Josephine Amatucci  
PO Box 272  
Wolfeboro Falls, NH 03896

Dear Ms. Amatucci:

In re: Civil No. 05-cv-259-SM, Amatuucci v. Hamilton, et al

Since we are not required to maintain copies of discovery material (Fed. R. Civ. P. 5(d)) and since this case is closed, we are returning the following material to you for safekeeping.

Huggins Hospital Emergency Department Note dated 2/18/03-2/19/2003  
MGH Healthcare Center medical records dated 1/29/1997  
Hanover Insurance Group records dated 1/31/2002

Should the need arise, the court will ask that they be resubmitted.

Very truly yours,

James R. Starr, Clerk

By: /s/ Vincent L. Negron  
Vincent L. Negron  
Deputy Clerk

Enclosures

cc: R. Matthew Cairns, Esq.  
Lisa Lee, Esq.

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW HAMPSHIRE

Josephine Amatucci,

Plaintiff,  
v.

Officer Charles Hamilton  
Officer James O'Brien.

Case No.: 1:05-cv-259

Defendants.

**OBJECTION TO PLAINTIFF'S MOTION TO ALLOW HANOVER INSURANCE  
PHOTOGRAPH AND DATA AS EVIDENCE AND NOT HEARSAY**

NOW COME Defendants, through their counsel, Ransmeier & Spellman Professional Corporation, and object to Plaintiff's Motion to Allow Hanover Insurance Photograph and Data as Evidence and Not Hearsay, and in support say:

1. Although it is not clear from the motion, plaintiff appears to be asking the Court to issue a ruling in limine on the admissibility of certain photographs and incident reports she received from Hanover Insurance Company through a subpoena this Court issued. The documents plaintiff would like to introduce purport to show the condition of Kelly Fitzgerald's car on October 30, 2002, when she reported the damage to her insurance carrier.

MOTION TO ADD

Josephine Amatuucci

v.

Civil No. 05-CV-259

Charles Hamilton

Now comes Plaintiff Josephine Amatuucci begging the court to file the attached Letters and documents, as additional allegations to the Complaint by Josephine Amatuucci.

A copy of the estimate of damages done to Kelly Fitzgeralds' car which amounted To \$3,355.25 as stated by Hanover Insurance. Ms. Fitzgerald told the Insurance Company she moved the car a couple of feet when a block damaged her car.

According to the estimate of damages, and my conversation with Stephanie Langvin, A supervisor in the claims department, the plastic covering on the front fender had to Be replaced, that is the bumper cover had to be replaced. The hood of the car was Damaged. The metal tire had to be replaced. These damages are all indicative of a car slamming into a cinder block. The car kept slamming into the block because the young Boy who was behind the wheel of the car evidently didn't know how to back up the car, to avoid going into the block again and again, so he kept on pressing on the gas pedal, The wheel propelling, and finally shattering the block, which was on the ground covering An iron rod. The piece of cinderblock over the wheel was somewhat irrelevant to the Accident. It was the other damages that were relevant. These are the damages that Defendant Hamilton clearly saw when he arrived at the scene, he saw a car that had Slammed into a cinder block, which was on the ground, covering a metal iron rod. The scene spoke for itself.

Also, please include a report by Robert I. Simon, M.D. which was published in "The Psychological and Legal Aftermath of False Arrest and Imprisonment." It illustrates The psychological trauma associated with false arrest and imprisonment.

Count 9 – Intentional Infliction of Emotional Distress

Count 10 – Negligent Infliction of Emotional Distress

Respectfully Submitted

April 10, 2006

Josephine Amatuucci

AT 07:12 PM

03-173515-01-001

AMERICA FINANCIAL  
 NO COVER INSURANCE  
 THE CERTIFIED ESTIMATE  
 110 NORTH PARKWAY  
 PO BOX 15145  
 WORCESTER, MA 01615-0081  
 (800) 628-0811 FAX: (781) 436-5298

## ESTIMATE OF RECORD

WRITTEN BY: J. LAWRENCE MURPHY #10205 10/31/2002 12:41 PM  
 ADJUSTER: MALLORY BAKER # *Handled claim - DLR statements*

INSURED: KELLY FITZGERALD CLAIM #03-173515-01-001  
 OWNER: KELLY FITZGERALD POLICY #AON 4986821  
 ADDRESS: 17 AVON STREET DATE OF LOSS: 08/16/2002  
 REVERE, MA 02151 TYPE OF LOSS: COLLISION  
 OTHER: (781) 284-8708 POINT OF IMPACT: 1. RIGHT FRONT  
 DAY: (000)000-0000X0001

INSPECT DANILCHUK AUTO BODY DAY: (617)569-8869  
 LOCATION: 73 ADDISON ST OTHER  
 EAST BOSTON, MA 02128

REPAIR DANILCHUK AUTO BODY BUSINESS: (617)569-8869  
 LOCATION: 73 ADDISON ST 7 DAYS TO REPAIR  
 EAST BOSTON, MA 02128 LICENSE # RS 2060

30 CHEV IMPALA LS 6-3.6L-F1 4D SED SILVER MET INT:  
 #: 2G1WH55K6Y9379669 LIC: 798 0X MA PROD DATE: ODOMETER: 25092  
 R CONDITIONING REAR W FOGGER TILT WHEEL  
 SIDE CONTROL INTERMITTENT WIPERS KEYLESS ENTRY  
 NTED GLASS BODY LINE MOLDINGS BUMPER CUSHIONS  
 AL MIRRORS ROOF CONSOLE ELECTRIC GLASS SUNROOF  
 ACTION CONTROL FOG LAMPS REAR SPOILER  
 EAR COAT PAINT METAL INC PAINT POWER STEERING  
 WER BRAKES POWER WINDOWS POWER LOCKS  
 WER DRIVER SEAT POWER MIRRORS AM RADIO  
 RADIO STEPS CASSETTE  
 ARCH/SEEK EQUALIZER ANTI-LOCK BRAKES (4)  
 IVER AIR BAG PASSENGER AIR BAG 4 WHEEL DISC BRAKES  
 ATER SEATS HEATED SEATS AUTOMATIC TRANSMISSION  
 ERDRIVE ALUMINUM/ALLOY WHEELS

NO.	OP.	DESCRIPTION	QTY	EXT. PRICE	LABOR	PAINT
1		FRONT BUMPER				
2		REPL BUMPER COVER IMPALA LS	1	352.68	1.5	2.8
3		ADD FOR CLEAR SHOT				1.1
4		REPL MOLDING	1	90.00		
5		HOD				
6*	RPR	HOD			1.0*	3.0
7		ADD FOR CLEAR SHOT				1.2

HN

11/01/2002 AT 11:49 AM

WRY SUMMARY

03-173515-01-001

ADJUSTER: MALLORY BAKER,  
 APPRAISER: MURPHY, J. LAWRENCE  
 +10205

CLAIM #: 03-173515-01-001  
 POLICY #: ACV 4986821

INSURED: FITZGERALD, PELLY  
 OWNER: FITZGERALD, PELLY  
 ADDRESS: 17 AVON STREET  
 REVERE, MA 01151

LOSS TYPE: COLLISION  
 OTHER: (781) 284-8706  
 DAY: (000) 000-0000X0001

VEHICLE: 2000 CHEV IMPALA LS 6-1. 4-FI 4D SED  
 VIN: 2G1WH55K6Y937966 ODOMETER: 1092 COLOR: SILVER LICENSE: 7385NK MA  
 DRIVEABLE: YES PRIMARY IMPACT: INT: 1. RIGHT FRONT

## PLACE OF INSPECTION:

DANILCHUK AUTO BODY  
 73 ADDISON ST  
 E BOSTON, MA 02128

ESTIMATE TO REPAIR		TOTAL LOSS VALUATION	
ESTIMATE	\$ 1,181.84	VEHICLE VALUATION	\$ 0.00
PRE-TAX SUBTOTAL	\$ 1,181.84	PRE-TAX SUBTOTAL	\$ 0.00
TAX	\$ 3.41	TAX	\$ 0.00
AFTER-TAX SUBTOTAL	\$ 1,185.25	AFTER-TAX SUBTOTAL	\$ 0.00
BETTERMENT	0.00		
DEDUCTIBLE	\$ 10.00	DEDUCTIBLE	\$ 500.00
APPEARANCE ALLOWANCE	0.00		
0% NEGLIGENCE	0.00	0% NEGLIGENCE	\$ 0.00
CALCULATED NET LOSS	\$ 1,175.25	CALCULATED NET LOSS	\$ -500.00
LKQ PARTS NOT INCLUDED		VALUATION REQUEST #	
A/M PARTS NOT INCLUDED			

## SETTLEMENT

SETTLEMENT TYPE: REPAIRABLE  
 NEGOTIATED SETTLEMENT: \$2,855.25 IN WITH  
 SETTLEMENT OUTSTANDING: \$2,855.25

## COMMENTS

ISSUED APPRAISAL NO PAYMENT PER INSTRUCTIONS  
 RS RATE LETTER SENT WITH APP COPIED TO INSURED  
 RENTAL SEVEN DAYS  
 DRIVEABLE  
 VEHICLE IS IN LIKE NEW CONDITION FACTORY BUMPER WRITTEN